Message

From: Brett Sands [brettsands@muscogeenation.com]

Sent: 9/14/2021 3:42:29 PM

To: LeDoux, Erica [LeDoux.Erica@epa.gov]

Subject: Re: MCN - Meat Processing Plant Additional information

Attachments: Narrative Description of processes and NSR Application.pdf

Hi Erica,

I hope you are doing well today. I have attached the Narrative description of processes and the NSR Application. I could not find an emission factor for the Blue Star Power Systems stationary standby emergency generator.

Thank you and have a great day,

Mr. Sands

From: LeDoux, Erica <LeDoux.Erica@epa.gov> Sent: Monday, September 13, 2021 5:39 PM

To: Brett Sands brettsands@muscogeenation.com

Subject: MCN - Meat Processing Plant Additional information

Hi Brett,

Another thing I thought of – Please make sure to include in the information for the generator engine that it is only for backup power for the facility and no pollution control device is used. Thank you, Erica

Thank you, Erica

Erica G. Le Doux, Environmental Engineer
U.S. EPA Region 6
Air and Radiation Division Air Permits Section (ARPE)
1201 Elm Street, Suite 500

Dallas, TX 75270 Office: (214) 665-7265 Fax: (214) 665-6762

ledoux.erica@epa.gov

This e-mail may contain material that is confidential, privileged, and/or attorney work product and is for the sole use of the intended recipient. Any review, reliance, or distribution by others or forwarding without express permission is strictly prohibited. If you are not the intended recipient, please contact the sender and delete all copies.

From: LeDoux, Erica

Sent: Monday, September 13, 2021 2:38 PM **To:** brettsands@muscogeenation.com

Subject: MCN - Meat Processing Plant Additional information

Brett:

As discussed, please submit the NSR Application form that you have filled out with the general facility information that includes operator contact information, compliance contact, physical address, LAT and LONG, etc

Please use the following only as a template or example to follow for your facility process description. The facility process description should include a brief summary about the process (refer to your narrative and the information that we highlighted during our discussion). In your narrative please include information about the diesel storage i.e., size

1.0 NARRATIVE DESCRIPTION OF PROCESSES

The Choctaw Casino & Resort Pocola (Pocola Casino) is located at 3400 Choctaw Road, Pocola, Leflore County, OK 74902. The Choctaw Nation of Oklahoma (CNO) is applying for an Air Quality Permit via the United States Environmental Protection Agency (USEPA) Federal Minor New Source Review Program in Indian Country for this gaming facility. The complex includes gaming tables and machines, hotel accommodations, restaurants, and entertainment venues. No manufacturing occurs onsite.

A process flow diagram is not necessary since the only processes contributing to the PTE for this site are emergency generators for backup power and standard commercial heating, cooking, and hot water/boiler units that are fired by natural gas.

2.0 AIR EMISSION SOURCES AND AIR POLLUTION CONTROL EQUIPMENT

Three onsite processes generate regulated air emissions as follows:

Two diesel-powered emergency generators with a combined 5,116 hp which are engaged during a
power shortage or outage.

50000					Fact			
9					Volume			
8	City	Location	Make	Rated hp	(gal)	Freel	Model#	Serial #
3	Pocola	Casimo	Caterbillar	2937	2500	Ownel	5846	7GM01155
8							DOXAB-	
3	Pocola	Casino	Commins	2179	3000	Oiesel	7540849	1110254496

Manufacturer's emission certificates are provided in Appendix B.

Appendix A (Site Location Maps) contains a Site Location Map and Site Figure showing the approximate location of the emergency generators. The small heaters and boilers are too numerous and too small to clearly locate on the maps.

The emergency generators use low-sulfur diesel fuel, have certificates of conformity, and operate in compliance with the emission limits of 40 CFB 60:4205. Compliance with NSPS Subpart IIII demonstrates compliance with 40 CFR 63 Subpart ZZZZ.

The natural gas fixed confort homes and voter heaters use commercial grade natural gas. These devices are not subject to any 40 CFR 60 or 40 CFR 635ubparts.

All emission sources are maintained in accordance with manufacturer recommendations and no unit specific air pollution control devices are utilized.

3.0 FUEL SOURCES

Both emergency generators use low-sulfur diesel with sulfur content less than 0.0015 PPMVW. All small heaters, boilers, and HVAC units use commercial grade natural gas.

AA DAW SAATEDIAG

The Pocola Casino is not a manufacturing facility. The only raw materials used are low-sulfur diesel and commercial grade natural gas.

5.0 OPERATING SCHEDULE

The Pocola Casino operates continuously, 24 hours per day, 7 days per week, 52 weeks per year. Comfort beating and water heaters run as needed depending on season and daily demand.

A process flow sheet and/or block diagram indicating the individual equipment, all emission points and types of control applied to those points. The unit numbering system should be consistent throughout this application.

Also, if you can please submit the emission factors for the generator engine.

I will combine all of what you submitted into one document for the record.

Thank you, Erica

Erica G. Le Doux, Environmental Engineer

U.S. EPA Region 6

Air and Radiation Division Air Permits Section (ARPE)

1201 Elm Street, Suite 500

Dallas, TX 75270

Office: (214) 665-7265

Fax: (214) 665-6762

ledoux.erica@epa.gov

This e-mail may contain material that is confidential, privileged, and/or attorney work product and is for the sole use of the intended recipient. Any review, reliance, or distribution by others or forwarding without express permission is strictly prohibited. If you are not the intended recipient, please contact the sender and delete all copies.